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January 28, 2016

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United States District Court
Southern District of Texas
FILED

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FEB 1 2016

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**Re: Purported United States District Court for the Southern District of Texas (“USDC”)
Purported USDC Houston Division Civil Action No. 4:14-cv-0027
Purported United States Court of Appeals for the Fifth Circuit Case No. 14-20333**

Demand for Payment

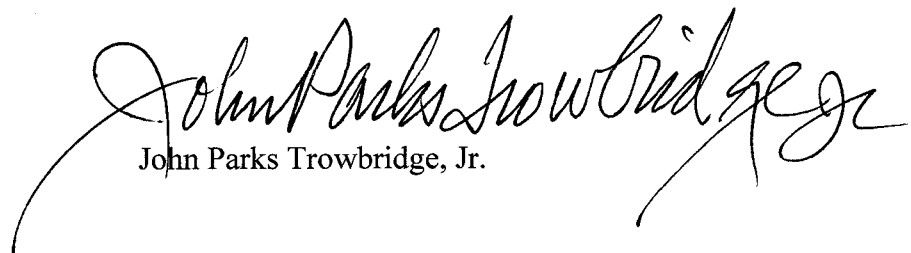
The several States of the Union . . . possess and exercise the authority of independent States, and . . . every State [of the Union] possesses exclusive jurisdiction and sovereignty over persons and property within its territory. . . . *Pennoyer v. Neff*, 95 U.S. 714, 722 (1878).

There being no constitutional authority that gives the purported court in purported USDC Houston Division Civil Action No. 4:14-cv-00027 capacity to take territorial or personal jurisdiction and enter a judgment, order, or decree in favor of the United States arising from a civil or criminal proceeding regarding a debt, or the United States Department of Justice capacity to take territorial or personal jurisdiction, in Montgomery County, Texas:

There is no constitutional authority for said purported civil action—and the above-named actors, acting without the scope of their official duties, with intent to establish, maintain, and participate in a combination, in criminal negligence / defiance / breach of the only provisions of the Constitution relating to territorial and personal jurisdiction, in respect of the legislative powers therein conferred upon Congress at Articles 1 § 8(17) and 4 § 3(2), and violation of oath of office, if any, and treason to the Constitution, conspired criminally to commit the felony of theft of Complainant Affiant's real property in Montgomery County, Texas, and either (a) committed the felony of theft of said real property and the personal property located therein under pretext of a judicial proceeding and color of law, office, and authority, (b) failed to report the felony of theft after the fact of theft, as required by 18 U.S.C 4, thereby aiding the perpetrators to avoid arrest, trial, conviction, and punishment for the felony of theft, or (c) both (a) and (b).

Wherefore, in respect of that certain Affidavit of Information, Form AOI-012816, sworn to and signed by John Parks Trowbridge, Jr., witnessed by three competent witnesses, and filed with officers of the United States in military authority January 28, 2015, a true and correct copy of which is enclosed herewith, made fully part hereof, and incorporated herein by reference as though set forth in full, **Demand hereby is made** of (a) all above-named parties for payment in full of \$658,600 in rescissory damages, \$1,000,000 in compensatory damages, \$145,500 in consequential damages, \$1,000,000 in general damages, \$5,000,000 in irreparable damages, and \$18,000 in proximate damages, and (b) all above-named parties except United States of America, \$30,000,000 in punitive damages, within fifteen (15) days of the date of this Demand for Payment.

Remit to John Parks Trowbridge, Jr. at the mailing location shown at the top of page 1 of this Demand for Payment.



John Parks Trowbridge, Jr.